

CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail, with sufficient postage, in an envelope addressed to: Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450, on the below date:

Date: February 22, 2005 Name: Tadashi Horie Reg. No. 40,437 Signature:

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Filed	d:	Decen	nber 2	1, 2001			Ar	t Ur	it: 362	1	
For:	For: SETTLEMENT PROCESSING METHOD AND SETTLEMENT PROCESSING SYSTEM										
Atto	rney Doc	ket No:	9683	/98							
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	A check in	the amoun	t of \$	is enclosed.							
	Please charge Deposit Account No. 23-1925 in the amount of \$ A copy of this Transmittal is enclosed for this purpose.									sed	
	Payment I	oy credit car	d in the	amount of \$	(Form PT	O-2038 is a	ttached).				
	The Director is hereby authorized to charge payment of any additional filing fees required under 37 CFR § 1.1 and any patent application processing fees under 37 CFR § 1.17 associated with this paper (including an extension fee required to ensure that this paper is timely filed), or to credit any overpayment, to Depos								a anv		

Respectfully submitted,

ebruary 22, 2005	Ellehi Han
Date	Tadashi Horie (Reg. No. 40,437)

Account No. 23-1925.



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February 22, 2005

Date of Deposit

Tadashi Horie Reg. No. 40,437 Name of Applicant, Assignee or Registered Representative

Signature

February 22, 2005

Date of Signature

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln. of: Shuji SASAKI

Yuuji YOSHIDA

Yukikazu KURODA

Appln. No.:

10/037,293

For:

Filed:

December 21, 2001

SETTLEMENT PROCESSING METHOD AND SETTLEMENT

PROCESSING SYSTEM

Attorney Docket No: 9683/98

Examiner: ABDI, Kambiz

Art Unit: 3621

FOURTH SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

In accordance with the duty of disclosure under 37 C.F.R. §1.56 and §§1.97-1.98, and more particularly in accordance with 37 C.F.R. §1.97(c), Applicants hereby cite the following references:

FOREIGN DOCUMENT NUMBER Number-Kind Code (if known)	DATE	COUNTRY
EP 1 016 999 A2	07/05/2000	EPO
EP 0 869 692 A1	10/07/1998	EPO

Applicants are enclosing Form PTO-1449 (one sheet), along with a copy of each listed reference for which a copy is required under 37 C.F.R. §1.98(a)(2). As each of

Attorney Docket No. 9683/98

Appln. No. 10/037,293

the listed references is in English, no further commentary is believed to be necessary, 37 C.F.R. §1.98(a)(3). The listed references were cited in an Office Action issued in the counterpart Canadian application. A copy of the Office Action is attached to this Statement. Applicants respectfully request the Examiner's consideration of the above references and entry thereof into the record of this application.

By submitting this Statement, Applicants are attempting to fully comply with the duty of candor and good faith mandated by 37 C.F.R. §1.56. As such, this Statement is not intended to constitute an admission that any of the enclosed references, or other information referred to therein, constitutes "prior art" or is otherwise "material to patentability," as that phrase is defined in 37 C.F.R. §1.56(a).

The Canadian Office Action is dated January 18, 2005. For purposes of 37 C.F.R. §1.704(d), Applicants certify that each item of information contained in this Statement was cited in a communication from a foreign patent office in a counterpart application, and that this communication was not received by any individual designated in 37 C.F.R. §1.56(c) more than thirty days prior to the filing of this Statement.

Applicants certify under 37 C.F.R. §1.97(e)(1) that no item of information in this Statement was first cited in any communication from a foreign patent office in a counterpart foreign application more than three months prior to the filing of this Statement. Accordingly, Applicants have calculated no fee to be due in connection with the filing of this Statement. However, the Director is authorized to charge any fee deficiency associated with the filing of this Statement to a deposit account, as authorized in the Transmittal accompanying this Statement.

Respectfully submitted,

February 22, 2005

Date

Tadashi Horie (Reg. No. 40,437)



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FORM P. 20-1449	SERIAL NO.	CASE NO.
TRADEMA	10/037,293	9683/98
LIST OF PATENTS AND PUBLICATIONS FOR	FILING DATE	GROUP ART UNIT
APPLICANT'S FOURTH SUPPLEMENTAL	December 21, 2001	3621
INFORMATION DISCLOSURE STATEMENT		
(use several sheets if necessary)	APPLICANT(S): Shuji SASAKI e	et al.

REFERENCE DESIGNATION

U.S. PATENT DOCUMENTS

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EXAMINER INITIAL		DOCUMENT NUMBER Number-Kind Code (if known)	DATE	NAME	CLASS/ SUBCLASS	FILING DATE	
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FOREIGN PATENT DOCUMENTS

EXAMINER INITIAL		DOCUMENT NUMBER Number-Kind Code (if known)	DATE	COUNTRY	CLASS/ SUBCLASS	TRANSLATION YES OR NO
	E1	EP 1 016 999 A2	07/05/2000	EPO		
	E2	EP 0 869 692 A1	10/07/1998	EPO		
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EXAMINER INITIAL		OTHER ART – NON PATENT LITERATURE DOCUMENTS (Include name of author, title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date page(s), volume-issue number(s), publisher, city and/or country where published.						
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Intellectual Property

Canadian

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January 18, 2005

KIRBY EADES GALE BAKER

Box 3432 Station D OTTAWA Ontario K1P 6N9



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COPY

Application No.

2,364,304

Owner

: NTT DOCOMO, INC.

Title

SETTLEMENT PROCESSING METHOD AND SETTLEMENT

PROCESSING SYSTEM

Classification

: H04B-7/185

Your File No.

47251

Examiner

Jennifer L. Guerra

YOU ARE HEREBY NOTIFIED OF A REQUISITION BY THE EXAMINER IN ACCORDANCE WITH SUBSECTION 30(2) OF THE PATENT RULES. IN ORDER TO AVOID ABANDONMENT UNDER PARAGRAPH 73(1)(A) OF THE PATENT ACT, A WRITTEN REPLY MUST BE RECEIVED WITHIN 6 MONTHS AFTER THE ABOVE DATE.

This application has been examined taking into account applicant's correspondence received in this office on September 16, 2004.

The number of claims in this application is 2.

The following documents were identified by word searching in the Techsource and Delphion data bases and on the Internet. The search of the prior art has revealed the following:

References applied

United States Patent

5,280,625 ¤

Jan. 18, 1994

G06F 13/00

HOWARTER et al.

European Patent Office Applications

1 016 999 ¤

Jul. 5, 2000

G06F 17/60

OGASAWARA

0 869 692

Oct. 7, 1998

H04Q 7/38

GOERKE





a citation stemming from a foreign search report

HOWARTER et al. disclose a satellite wide area communications network for financial transactions in which multiple transaction card readers are linked to host computers via a satellite link. The transaction card readers interface to a modern unit, and transaction information is then communicated across a satellite network to a master transmitter/receiver. The master transmitter/receiver then distributes the information to a destination host computer for processing.

OGASAWARA discloses an electronic shopping system in which a server obtains a customer's telephone number, and then searches a customer information database for that telephone number. If the number is found in the database, then the server assumes that an authorized customer is placing the call (column 5).

GOERKE discloses user authentication across multiple telecommunications networks in which an authentication centre stores an identification code for each registered subscriber to the network. This identification code is then compared to the identification code in a user terminal for authentication of the user terminal (columns 1 and 4).

Obviousness

HOWARTER et al. teach a satellite communication network for transmitting financial transaction data from transaction card readers to host computers containing card specific data required for the financial transaction. A card is swiped at the card reader, and an operator uses a keyboard on the transaction card reader to input additional information relating to the transaction. A remote satellite transmitter/receiver transmits information relating to a sales transaction to the satellite, which then transmits the information to a communications network. The information is then received by a host computer (settlement unit) for processing (figure 1).

HOWARTER et al. do not teach maintaining a database for storing identification codes of the card reader terminals at the settlement unit, however, both OGASAWARA and GOERKE teach maintaining a customer information database or an identification code database at a central location for authentication of user terminals.

It would have been obvious to a person skilled in the art to incorporate the identification code databases of one of OGASAWARA or GOERKE in the network of HOWARTER et al.

Claims 1 to 2 do not comply with section 28.3 of the *Patent Act* as the subject matter of the claims would have been obvious having regard to the satellite communication network for transmitting financial transaction data from transaction card readers as disclosed by HOWARTER et al. in view of the identification code databases of one of OGASAWARA or GOERKE.

New matter

The amendment to claims 1 and 2, made on September 16, 2004, contains new matter which goes beyond the content of the application as originally filed. The statement that a communication request is made to a "requested communication destination" is not supported by the original disclosure. The new matter must be removed in order to comply with section 38.2 of the Patent Act.

Indefiniteness

The term "the card settlement service" (claim 1, lines 14 to 15) has no antecedent.

Claim 1 is directed to a settlement unit which comprises "a database". An abstract item such as a database cannot be considered to be a machine, or a component of a system. In order to elevate the database from an abstract idea to a machine, or a component of a system, software must be claimed as the medium embodying the program in a material or physical form.

Claim 2 is dependent upon claim 1 and fails to overcome the objections made for that claim.

For the above reasons, claims 1 and 2 are indefinite and do not comply with subsection 27(4) of the *Patent Act*.

In view of the foregoing defects, the applicant is required, under subsection 30(2) of the *Patent Rules*, to amend the application in order to comply with the *Patent Act* and the *Patent Rules* or to provide arguments as to why the application does comply.

Jennifer L. Guerra, P. Eng Patent Examiner (819) 934-2628 2364304Ajig